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EXPLANATION

To the People of Marion and Crittenden County.

On account of so many people wanting to know whether or not we are going to move our store January 1st. I will take this space to explain.

On account of the fact that we undersell the other merchants of Marion, some of them have become jealous of our prosperity with low prices and have tried to make us move, but failed. We will not stand for it and therefore we are here stronger than ever and are going to continue to sell goods under our old motto

"SMALL PROFITS AND QUICK SALES"

We want to thank the people for their past patronage and ask that they continue to trade with us and get the benefit of

SAME GOODS FOR LESS MONEY
MORE GOODS FOR SAME MONEY

We have this year the greatest line of Holiday goods ever brought to Crittenden county, besides a complete line of Ladies and Gents Furnishings, Pants, Notions, Jewellery, Novelties, Stationery, and Fancy Goods, Dolls and Toys Chinaware, Glassware and Lamps, Granite and Tinware, Ornaments, Etc.

YOURS TRULY,

M. E. FOHS.

OFFICIAL VOTE OF CRITTENDEN COUNTY

No Changes From Tabulated Vote Given by This Paper Last Week.

The official count of the votes cast for the candidates for the various county and district offices differs very little from the unofficial vote given in tabulated form last week. The results are unchanged. In Crittenden county the Republicans get a majority of the offices, yet the Democrats elect the circuit clerk and jailer and have nothing to complain of when they consider the deep inroads made into the usual Republican majorities, which are cut more than half in two. In the districts of which this county is a part, the Democrats get everything, electing the railroad commissioner, circuit judge, commonwealth's attorney, state senator and representative. In the state the Democrats get everything in sight and the next General Assembly will be largely Democratic in both branches. And this is why our roosters crow so loud!

For railroad commissioner John P. Haswell, jr., republican received a majority of 223 over Lawrence B. Finn, democrat.

For Circuit Judge, C. J. Waddill, republican, had a majority of 235 over J. F. Gordon, democrat. Judge Gordon received handsome majorities in Livingston and Caldwell counties and he was re-elected Judge of this district.

In the race for Commonwealth's Attorney, Carl Henderson, republican, got a majority of 161 over J. L. Grayot, democrat. This majority was many times overcome by the votes of Livingston and Caldwell counties and he was re-elected Judge of this district.

For Circuit Court Clerk, R. L. Faunary, democrat, defeated his republican opponent, E. L. Harpending by a majority of 52.

For County Judge, Walter A. Blackburn, republican, received a majority of 32 over Franklin Wolfe, democrat.

In the race for Sheriff Joel A. C. Piekens, republican, was elected over his democratic opponent, G. B. Taylor, by a majority of 158 votes.

The race for Jailer resulted in a victory for Will Wallace, democrat, over A. H. Travis, republican, by a majority of 58 votes.

For Superintendent of Schools, Miss Clara Nunn, democrat, was defeated by E. J. Travis, republican by a majority of 296.

For State Senator W. B. Jones, republican, had a majority of 204 over J. R. Catlett, democrat. Mr. Catlett received a majority of the votes in Caldwell and Webster counties and was elected.

In the race for Representative H. E. Norton, republican, had a majority of 89 votes over M. F. Pogue, democrat. This majority was overcome by the majority for Pogue in Livingston county and he was elected. The Constitutional or Good Roads amendment was defeated in the county by a vote of 421 for and 1407 against it.

The stock law was defeated by 527 to 1623.

John A. Moore for County Attorney, and L. E. Guess, for County Clerk each received 1643 votes. They had no opponents. R. H. Thomas, for Assessor, got 1678 votes. G. W. Stone, for Coroner, 1574. J. E. Sullenger, for Surveyor, 1586.

WANTED:—A good young cow with young calf.—S. M. Jenkins.

FAMOUS PEOPLE

BY FANNIE M. LOTHROP



QUEEN ALEXANDRA

The Sweetness and Charity of England's Queen

Queen Alexandra, whom Dean Stanley termed "the angel in the palace," has for over forty years endeared herself to the hearts of the British people since 1863, when a girl of sixteen in her quaint, little, old-fashioned poplin frock and shawl, she landed at Gravesend as the bride of the Prince of Wales. Her early life was passed in extreme plainness and simplicity, because of the smallness of the family income. When she was born, her father, then Prince Christian, had no hope of ever being King of Denmark, for his relation to the reigning king was so distant. He had nothing but his military pay and his wife's modest dowry. The life in their home, the Yellow Palace at Copenhagen, was pretentious only in name. The daughters, Alexandra and Dagmar, who became Empress of Russia, wore garments of cheap material cut in the plainest style.

When Alexandra was seventeen, the Prince of Wales, while speaking to one of his friends, jestingly asked to see the portrait of his sweetheart. Inadvertently the wrong picture was handed to the Prince, and instead of the face of his friend's fiancée, he saw the likeness of "the most beautiful woman in Europe." The future king of England promptly fell in love with the portrait which led to his marriage two years later.

The simplicity of her early years has ever clung to the Queen; though in the court she has not been of it, and for society she has cared little. Her home circle has been her throne, where she has reigned with sweetness and love. Her kindness, gentleness, tact and generosity have been always at the call of need, and since she went to England has been instrumental in raising or causing to be raised over \$250,000,000 for charity.

In one of King Christian's weekly letters to her, he wrote that an elderly lady-in-waiting to the late Queen of Denmark was dying, and that her one wish was to speak again to her dear "Princess Alex." At that time it was impossible for Alexandra to leave England, but a long tender message of love and hope spoken by her into a phonograph, was sent by special courier to Copenhagen. Its arrival a short time before the aged lady's death made her last hours serenely happy.

At Sandringham she led the life of a country lady, finding her pleasure in her children, the house, the grounds, her pets, and in ministering acts of mercy. Serene, gracious and beautiful, her life has been quiet, though with a thread of sorrow running through days of seemingly golden happiness.

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Card of Thanks.

I desire to thank my friends who so kindly gave us their aid and sympathy during the last illness and death of my dear wife.

HARLEY CARNAHAN.

Change in Firm.

J. A. Mowabec, formerly with Walter McConnell, has bought out Mr. Metz, of the firm of Metz & Myers. The name of the new firm will be Myers & Mowabec. Mr. Metz will remain with the firm indefinitely.

Artistic Work

Henry & Henry have just turned out from their marble works a fine monument to be placed on the lot of P. E. Shoemaker and wife in the Mt. Zion cemetery. This is a very artistic piece of work and one of the heaviest in the county.

FOR SALE—Two shoats, \$6.00 each; 1 buggy, \$20.00; 1 mare and colt, \$140.00; 1 cow and calf, \$40.—J. W. Flynn.

Want Change in Control

Paducah, Ky., Nov. 8.—Prominent local river men will petition Congressman Ollie James to have Paducah and the lower Ohio river placed in the Tennessee River Engineering District. The reason for the change is that the Tennessee River Association is getting more work done than the Ohio River Association. Another reason is that there is better equipped force on the Tennessee river, with less territory to cover.

J. C. Hall, of the United States Engineering Department, with headquarters in Nashville, is here to make an examination and surveys of Livingston Point and the Tennessee

in Evansville, where the boy was operated upon by Dr. Walker; that he paid Dr. Walker the entire amount of \$52.00, for which he has Walker's receipt, for operation and the boy's transportation home. And, according to the receipts and the records, Dr. Frazer never received one cent of the county's money for said operation.

The claim should have stated on its face "Fiscal Court June term, 1909," instead of Sept. term 1909. I knew the Magistrates did not sit at that time, and I was misled by the claim. It turns out to be an oversight in the draftsman of the claim, and I trust no one will censure Dr. Frazer or Judge Blackburn for said appropriation.

They are both entirely innocent of any wrong, and I make this statement to set Dr. Frazer and Judge Blackburn right, so far as this claim is concerned.

This November 9th, 1909,
J. G. ROCHESTER.

Dr. L. E. Gilbert.

Dr. L. E. Gilbert, son of Mr. Jas. G. Gilbert of this city, has located at Boaz, Graves county, Ky., for the practice of his profession. Dr. Gilbert graduated from the Old University of Louisville, Medical Department, about two years ago. He is a thoroughly competent physician and surgeon, and is a young man of high moral character and we trust that he will meet with the success that he so richly deserves.

Judge Evans Rules in Pensacola, Fla., Case.

Judge Evans, in the case of the Pensacola Bank and Trust Company of Pensacola, Fla., against R. E. Melton and others, of Seabree, Ky., yesterday overruled a demurrer to the original petition. The question involved was that of changing the dates of notes and not using the money for what it was alleged to have been borrowed. Judge Evans ruled that the bank should have suffered for what others did of which the bank was ignorant. Over \$10,000 is involved in the suit and the transactions date back several years. G. C. Seudamore was formerly cashier of a bank in Seabree, Ky., and afterward became cashier of the Pensacola Bank and Trust Company of Pensacola, Fla. He borrowed \$10,000 from the Pensacola Bank, with R. E. Melton as surety. When the notes finally fell due the surety refused to pay the notes on the grounds that the money was not used as the borrower intended and that dates had been changed. In the meantime Seudamore had severed his connection with the Florida bank.

Teachers' Association.

The Crittenden County Teachers' Association will be held at Crayne on Saturday, Nov. 20, at 10:30.

—PROGRAM—

Address of welcome, Prof. J. C. Hardin.
How to learn your pupils to love to read good literature, Miss Elsie Riley.

What can we do to get the parents to visit our schools, P. M. Ward.
How can we best improve the morals of our pupils, J. W. Rascoe.
The Western State Normal, Prof. T. E. Guill.

Elementary Agriculture in our schools, Prof. King.

School Improvement League, Mrs. C. C. Perry.

Reports of the Vice-presidents of the Leagues.

The effect of an increased educational interest upon the church, Rev. M. E. Miller.

How can we keep our pupils friendly and pleasant toward one another? Miss Maud Golightly.

Adjournment, 3 p. m.

Those to whom topics are assigned prepare to lead in the discussion. If you are not given a topic select the one that suits you and come prepared to give a good talk. We'll be glad to see you there.

MAN GONE

And Bail Bond defeated By Appellate Court.

The case of the Commonwealth of Kentucky against Percy Howerton is easily recalled by the readers of this paper. He was convicted in the Crittenden Circuit Court, of an assault upon a girl under sixteen years of age. The case was appealed to the Court of Appeals and reversed, and before the mandate of the reversal reached the Clerk's office of the Court of which he was convicted, he was allowed bail for his appearance to answer said charge. James & James and J. A. & J. A. Moore took the view of it that the bond was void, for the want of authority in the person taking the bond, for the reason that the mandate of the Court of Appeals had not reached the Court that tried the case. The bond having been forfeited by the lower Court, and the Sureties, G. W. & P. A. Howerton being adjudged to pay same, employed the above law firms who sent the case to the Court of Appeals. The Court of Appeals took the same view of the case as said law firms, and held that the sureties were not thereby bound, and said cause was remanded to the Crittenden Circuit Court with directions to so adjudge.

MYSTERIOUS

Death Of Young Kentuckian at Oklahoma City

Oklahoma City Nov., 7.—Dangling in mid-air, with a rope suspended about the neck, the dead body of Roy D. Gannon, 30 years old, of Lexington, Ky., a wealthy real estate man, was discovered at three o'clock this afternoon by his stenographer. The body was suspended from the roof of the nine-story office building known as the Campbell building.

Gannon had been dead for several hours and the police are confronted with the most mysterious crime in recent years in the Southwest. A package containing \$1,000 in currency, which Gannon drew from the bank at noon Saturday, is missing. After his assassination had beaten the man into insensibility, a noose was from a piece of rope and, with the aid of a piece of iron, the rope twisted about the neck of the victim, almost serving the head.

The secret service department is seeking a blonde woman with whom Gannon was seen on the street here in an automobile late Saturday afternoon. Gannon came to this city several years ago and was one of the leading real estate men of the state. His acquaintance was State-wide. Gannon was single and the robbery theory is scoffed by the police. Gannon was prominent member of the Knight of Columbus.

STRAYED—From my farm near Baker school house, one dark bay pony, six years old, branded "P. S." on left hip, hind feet both white. Any information as to its whereabouts will be thankfully received.—T. E. Hazel, Weston, Ky.

Kingston the Photographer

The place to get good Photographs is at T. D. Kingston's Gallery nearly opposite the post-office.

If you want Pictures and Good ones, call at Gallery nearly opposite post-office.

When you want a photograph of yourself or child at reasonable prices call at the Gallery in sight of the post-office.